

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

IN RE: DIET DRUGS
(PHENTERMINE, FENFLURAMINE,
DEXFENFLURAMINE) PRODUCTS
LIABILITY LITIGATION

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MDL DOCKET NO. 1203

THIS DOCUMENT RELATES TO:
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CYNTHIA ACOSTA, ET AL
v.
AMERICAN HOME PRODUCTS
CORPORATION, ET AL

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§
§
MDL # 20143

MOTION TO WITHDRAW AS COUNSEL OF RECORD

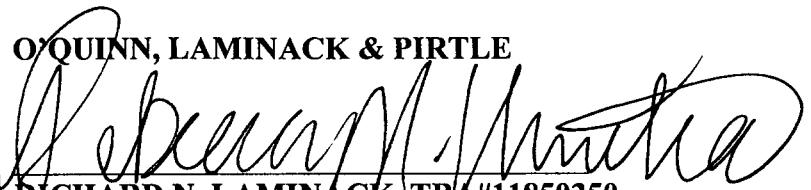
COME NOW, Robert G. Harvey, Sr., A.P.L.C., Jacobs & Sarrat, A.P.L.C., and O'Quinn, Laminack & Pirtle, who respectfully file this, their Motion to Withdraw as Counsel of Record, and in support of said Motion respectfully show the following regarding Charleen Mar, a plaintiff named in the above-captioned matter:

1. Charleen Mar is no longer represented by above counsel;
2. This office has been unable to discover whether or not Ms. Mar has retained other counsel;
3. There would be no prejudice to any party in granting said motion.

FOR ALL THE FOREGOING REASONS, Robert G. Harvey, Sr., Jacobs & Sarrat, and O'Quinn, Laminack & Pirtle, move this Court to grant this motion and allow them to withdraw as counsel of record for Charleen Mar.

Respectfully submitted,

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UNITED STATES DISTRICT COURT
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PRETRIAL ORDER NO.

AND NOW, this _____ day of _____, 2004, upon consideration of Robert G. Harvey, Sr., A.P.L.C., Jacobs & Sarrat, A.P.L.C., and O'Quinn, Laminack & Pirtle's Motion to Withdraw as Counsel of Record for Charleen Mar, it is hereby ORDERED that the motion is GRANTED.

BY:

Harvey Bartle, III, J.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing has been forwarded this _____ day of _____, 2004 by Federal Express or Regular United States Mail as follows:

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